## § 35.46

### § 35.46 Compromise or settlement.

- (a) Parties may make offers of compromise or settlement at any time.
- (b) The reviewing official has the exclusive authority to compromise or settle a case under this part at any time after the date on which the reviewing official is permitted to issue a complaint and before the date on which the ALJ issues an initial decision.
- (c) The Secretary has exclusive authority to compromise or settle a case under this part at any time after the date on which the ALJ issues an initial decision, except during the pendency of any review under §35.42 or during the pendency of any action to collect penalties and assessments under §35.43 of this part.
- (d) The Attorney General has exclusive authority to compromise or settle a case under this part during the pendency of any review under §35.42 of this part or of any action to recover penalties and assessments under 31 U.S.C. 3806
- (e) The investigating official may recommend settlement terms to the reviewing official, the Secretary, or the Attorney General, as appropriate. The reviewing official may recommend settlement terms to the Secretary, or the Attorney General, as appropriate.
- (f) Any compromise or settlement must be in writing.

# §35.47 Limitations.

- (a) The notice of hearing with respect to a claim or statement must be served in the manner specified in §35.8 of this part within 6 years after the date on which such claim or statement is made.
- (b) If the defendant fails to file a timely answer, service of a notice under §35.10(b) of this part shall be deemed a notice of hearing for purposes of this section.
- (c) The statute of limitations may be extended by agreement of the parties.

# PART 36—TRANSPORTATION AND UTILITY SYSTEMS IN AND ACROSS, AND ACCESS INTO, CONSERVATION SYSTEM UNITS IN ALASKA

Sec.

- 36.1 Applicability and scope.
- 36.2 Definitions.
- 36.3 Preapplication.
- 36.4 Filing of application.
- 36.5 Application review.
- 36.6 NEPA compliance and lead agency.
- 36.7 Decision process.
- 36.8 Administrative appeals.
- 36.9 Issuing permit.
- 36.10 Access to inholdings.
- 36.11 Special access.
- 36.12 Temporary access.
- 36.13 Special provisions.

AUTHORITY: 16 U.S.C. 1, 3, 668dd  $et\ seq.$ , and 3101  $et\ seq.$ ; 43 U.S.C. 1201.

Source: 51 FR 31629, Sept. 4, 1986, unless otherwise noted.

### § 36.1 Applicability and scope.

- (a) The regulations in this part apply to any application for access in the following forms within any conservation system unit (CSU), national recreation area or national conservation area within the State of Alaska which is administered by the Bureau of Land Management (BLM), Fish and Wildlife Service (FWS) or National Park Service (NPS):
- (1) A transportation or utility system (TUS) is any portion of the route of the system within any of the aforementioned areas and the system is not one which the Department or agency having jurisdiction over the unit or area is establishing incident to its management of the unit or area;
- (2) Access to inholdings within these areas, as well as within public lands administered by the BLM designated as wilderness study areas;
- (3) Special access within these areas, as well as within public lands administered by the BLM designated as wilderness study areas;
- (4) Temporary access within the aforementioned areas, as well as the National Petroleum Reserve in Alaska and public lands administered by the BLM designated as wilderness study areas or managed to maintain the wilderness character or potential thereof.

(b) Except as specifically provided in this part, applicable law shall apply with respect to the authorization and administration of TUSs.

### § 36.2 Definitions.

As used in this part, the term:

- (a) ANILCA means the Alaska National Interest Lands Conservation Act (94 Stat. 2371; Pub. L. 96–487).
- (b) Applicable law means a law or regulation of general applicability, other than title XI of ANILCA, under which a Federal department or agency has jurisdiction to grant an authorization (including but not limited to, a right-of-way permit, license, lease or certificate) without which a TUS cannot, in whole or in part, be established or operated
- (c) Applicant means an individual, partnership, corporation, association or other business entity, and a Federal, State or local government entity including a municipal corporation submitting an application under this part.
- (d) Appropriate Federal agency means a Federal agency (or the agency official to whom the authority has been delegated) that has jurisdiction to grant any authorization without which a TUS cannot, in whole or in part, be established or operated.
- (e) Area means a CSU, National Recreation Area, or National Conservation Area in Alaska administered by the NPS, the FWS or the BLM.
- (f) Compatible with the purposes for which the unit was established means that the system will not significantly interfere with or detract from the purposes for which the area was established
- (g) Conservation System Unit (CSU) means any unit in Alaska of the National Park System, National Wildlife Refuge System, National Wild and Scenic Rivers System, National Trails System or the National Wilderness Preservation System administered by the NPS, the FWS or the BLM.
- (h) Economically feasible and prudent alternative route means a route either within or outside an area that is based on sound engineering practices and is economically practicable, but does not necessarily mean the least costly alternative route.

- (i) Improved right-of-ways means routes which are of a permanent nature and would involve substantial alteration of the terrain or vegetation such as grading and graveling of surfaces or other such construction. Trail right-of-ways which are annually or periodically marked, brushed, or broken for off-road vehicles are excluded.
- (j) Incident to its management of the unit or area means a type of TUS which is used directly or indirectly in support of authorized activities, and which is built by or for the Federal agency which has jurisdiction over the area.
- (k) Other system of general transportation means private and commercial transportation of passengers and/or shipment of goods or materials.
- (1) Public values means those values relating to the purposes for which the area was established as defined by the enabling legislation for the area.
- (m) Related structures and facilities means those structures, facilities and right-of-ways which are reasonably and minimally necessary for the construction, operation and maintenance of a TUS, and which are listed as part of the TUS on the consolidated application form, Standard Form 299, "Application for Transportation and Utility Systems and Facilities on Federal Lands" (SF 299).
- (n) Right-of-way permit means a right-of-way permit, lease, license, certificate or other authorization for all or part of a TUS in an area.
- (o) Secretary means the Secretary of the Interior.
- (p) Transportation or utility system (TUS) means any of the systems listed in paragraphs (p) (1) through (7) of this section, if a portion of the route of the system will be within an area and the system is not one that the Department or agency having jurisdiction over the area is establishing incident to its management of the area. The systems shall include related structures and facilities.
- (1) Canals, ditches, flumes, laterals, pipes, pipelines, tunnels and other systems for the transportation of water.
- (2) Pipelines and other systems for the transportation of liquids other than water, including oil, natural gas, synthetic liquid and gaseous fuels and